Exhibit A

RESIDENTIAL LEASE

RL

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors® (PAR).

TENANT(S): JAMES PERSING, CHERYL PERSING					
	LANDLORD(S): FRIO REALTY GROUP, AGENT FOR				
	OWNER/LANDLORD				
TENANT'S MAILING ADDRESS:	LANDLORD'S MAILING ADDRESS:				
160 EDWARD STREET, LINWOOD, PA 19061	PO BOX 5233, SPRINGFIELD, PA 19064				
	CONTACT INFORMATION				
Name Relationship	Phone(s)				
mnon					
PROP	ERTY				
	BETHEL AVENUE				
	Unit ZIP 19014 , County of DELAWARE , in the Commonwealth of Pennsylvania.				
in the municipality of ASTON	, County of , DELAWARE ,				
in the School District of CHICHESTER	, in the Commonwealth of Pennsylvania.				
TENANT'S RELATIONSHIP V	VITH PA LICENSED BROKER				
No Business Relationship (Tenant is not represented by a bi	roker)				
Broker (Company)	Licensee(s) (Name)				
	2.000.000(0) (2.0000)				
Company Address	Direct Phone(s)				
Company Francisco	Cell Phone(s)				
Company Phone	Fax				
C	P.mail				
Broker is:	Licensee(s) is:				
☐ Tenant Agent (Broker represents Tenant only)	☐ Tenant Agent with Designated Agency				
Dual Agent (See Dual and/or Designated Agent box below)	Tenant Agent with Designated Agency				
Dual Agent (See Dual and/of Designated Agent box below)	Dual Agent (See Dual and/or Designated Agent box below)				
	Dual Agent (See Dual and/of Designated Agent box below)				
☐ Transaction Licensee (Broker and Licensee(s) provide real estate services but do not represent Tenant)					
Transaction Electisee (Broker and Electisee(s) pro	ovide real estate services but do not represent Tenant)				
	WITH PA LICENSED BROKER				
	WITH PA LICENSED BROKER				
LANDLORD'S RELATIONSHIP No Business Relationship (Landlord is not represented by a	WITH PA LICENSED BROKER broker)				
LANDLORD'S RELATIONSHIP	WITH PA LICENSED BROKER				
LANDLORD'S RELATIONSHIP No Business Relationship (Landlord is not represented by a Broker (Company) FRIO REALTY GROUP	WITH PA LICENSED BROKER broker) Licensee(s) (Name) WILLIAM J. FRIO				
LANDLORD'S RELATIONSHIP No Business Relationship (Landlord is not represented by a Broker (Company) FRIO REALTY GROUP Company Address 2136 SOUTH 16TH STREET	WITH PA LICENSED BROKER broker) Licensee(s) (Name) WILLIAM J. FRIO Direct Phone(s) (610) 550-9090				
LANDLORD'S RELATIONSHIP No Business Relationship (Landlord is not represented by a Broker (Company) FRIO REALTY GROUP Company Address 2136 SOUTH 16TH STREET PHILADELPHIA, PA 19145	WITH PA LICENSED BROKER broker) Licensee(s) (Name) WILLIAM J. FRIO Direct Phone(s) (610) 550-9090 Cell Phone(s) (610) 550-9090				
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Frio Realty, 2136 South 16th Street Philidelphia, PA 19145
Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026

www.zipLogix.com

NON-MEMBER

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	1.	LEASE DATE AND RESPONSIBILITIES This Lease for the Property, dated November 15, 2017, is between the Landlord and the Tenant. Each Tenant is individually responsible for all of the obligations of this Lease, including Rent, fees, damages and other costs.							
	2.								
	3.	Each Co-signer is individually responsible for all obligations of this Lease, including Rent, late fees, damages and other costs. signers do not have the right to occupy the Property as a tenant without the Landlord's prior written permission. PROPERTY CONTACT INFORMATION PROPERTY CONTACT INFORMATION	Co-						
and a		Rental Payments (see Paragraph 6(I) for additional information) Payable to: FRIO REALTY GROUP Phone: (610) 550-9090 Fax:							
2		Address: PO BOX 5233, SPRINGFIELD, PA 19064							
5		Maintenance Requests							
4		Contact: WILLIAM FRIO Phone: (610) 550-9090 Fax:							
)		Address:							
Ó		Email Website							
		Emergency Maintenance Contact							
5		Contact: WILLIAM FRIO Phone (610) 550-9090							
) \	,	Email Website							
)	4.	STAKTING AND ENDING DATES OF LEASE (also called "Term")							
l		(A) Starting Date: December 1, 2017 , at							
2	_	(B) Ending Date: November 30, 2018 , at a.m a.m							
3	5.	RENEWAL TERM							
1		(A) Unless checked below, this Lease will AUTOMATICALLY RENEW for a Renewal Term of MONTH TO MONTH (mo							
5		to-month if not specified) at the Ending Date of this Lease or at the end of any Renewal Term unless proper notice is g	ven.						
		Proper notice requires Tenant or Landlord to give at leastdays (28 if not specified) written notice before Ending	Date						
		or before the end of any Renewal Term.							
		☐ This Lease will TERMINATE on the Ending Date unless extended in writing.							
		(B) If notice is given later than required, Rent is due for the entirety of the Renewal Term.							
		(C) Any renewal will be according to the terms of this Lease or any written changes to it.							
	6.	RENT							
2		(A) Rent is due in advance, without demand, on or before the day of each month (Due Date).							
		(B) The amount of Total Rent due during the Term is: \$15,000.00							
1		(C) The Rent due each month is: \$1,250.00							
		(D) If Rent is more than5days (5 if not specified) late (Grace Period), Tenant pays a Late Charge of: \$\frac{60.00}{200}\$							
		(E) All other payments due from Tenant to Landlord, including Late Charges or utility charges, are considered to be Additional I	lent.						
7		Failure to pay this Additional Rent is a breach of the Lease in the same way as failing to pay the regular Rent.							
5		(F) Tenant agrees that all payments will be applied against outstanding Additional Rent that is due before they will be ap							
)		against the current Rent due. When there is no outstanding Additional Rent, prepayment will be applied to the month's Rent	that						
)		would be due next.							
		(G) Tenant will pay a fee of \$50.00 for any payment that is returned for any payment that is return	d or						
2		declined by any financial institution for any reason. If payment is returned or declined, the Grace Period does not apply and	the						
3		Late Charges will be calculated from the Due Date. Any Late Charges will continue to apply until a valid payment is received.							
1		(H) Landlord will accept the following methods of payment: (
5		(Credit Cards) (Cashier's Check) (Other:)							
)		Landlord can change the acceptable methods of payment if a method fails (check bounces, credit card is declined, etc.).							
		(I) The first \$ 1,250.00 of Rent due will be made payable to FRIO REALTY GROUP							
3		(Broker for Landlord, if not specified). Security Deposit will be made payable to Landlord, or Landlord's representative. (J) The Security Deposit may not be used to pay Rent during the Term or Renewal Term of this Lease.							
<i>y</i> ``	-								
J.	7.	PAYMENT SCHEDULE (A) Security Deposit will be held in escrow by Landlord, unless otherwise stated here							
3		- (C							
<u> </u>		at (mancial institution): Financial institution Address:							
3		Pinancial institution Address: Due Date Paid Due							
+		11/04/0017 # 1 050 00 #							
4									
7		44 (04 (04 = 4 050 00 4							
		(C) Other: LAST MONTH'S RENT 1,250.00 \$ (D) Other: \$ \$ \$							
8 9		Total Rent and security deposit received to date: \$ 3,750.00							
7		Total amount due:							
J		total amount due:							

Tenant Initiatis, P.

RL Page 2 of 7 Revised 12/13 Landlord Initials:

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62	8.	PET	URN OF SECURITY DEPOSITS						
63		(A)							
64		(11)	address where Landlord can return the Security Deposit.						
65		(B)	Within 30 days after Tenant moves from the Property, Landlord will give Tenant a written list of any damage to the Property						
66		(-)	for which the Landlord claims Tenant is responsible.						
67		(C)	Landlord may deduct repair costs and any unpaid Rent and Additional Rent from Tenant's Security Deposit. Any remaining						
68		` '	Security Deposit will be returned to Tenant within 30 days after Tenant moves from the Property.						
69	9.	USE	OF PROPERTY AND AUTHORIZED OCCUPANTS						
70		(A)	Tenant will use Property as a residence ONLY.						
71		(B)	Not more than3 people will live at the Property. List all other occupants who are not listed as Tenants in this Lease:						
72			Name 18 or older Name 18 or older						
73			Name 18 or older Name 18 or older						
74			Name						
75			Additional information is attached						
76	10.	POS	SESSION						
77		(A)	Tenant may move in (take possession of the Property) on the Starting Date of this Lease.						
		(B)	If Tenant cannot move in within days (0 if not specified) after Starting Date because the previous tenant is still						
79			there or because of property damage, Tenant's exclusive rights are to:						
80			1. Change the Starting Date of the Lease to the day when Property is available. Tenant will not owe or be charged Rent until						
			Property is available; OR						
82			End the Lease and have all money already paid as Rent, Additional Rent or Security Deposit returned, with no further liability on the part of Landlord or Tenant.						
83 o.a	11	T A TAT	DLORD'S RIGHT TO ENTER						
84 85	11.	(A)	Tenant agrees that Landlord or Landlord's representatives may enter the Property at reasonable hours to inspect, repair,						
86		(11)	or show the Property. Tenant does not have to allow possible tenants or other licensees to enter unless they are with the						
87			Landlord or Landlord's representative, or they have written permission from the Landlord.						
88		(B)	When possible, Landlord will give Tenant 24 hours (24 if not specified) notice of the date, time, and reason for the visit.						
89		(C)	In emergencies, Landlord may enter Property without notice. If Tenant is not present, Landlord will notify Tenant who was						
90			there and why within 24 hours (24 if not specified) of the visit. Showing the property is not considered an emergency.						
		(D)	Landlord may put up For Sale or For Rent signs, use lock boxes, and take pictures and video on or near Property.						
92	12.		ES AND REGULATIONS						
93		(A)	Rules and Regulations for use of the Property and common areas are attached.						
94		(72)	Homeowners Association or Condominium rules and regulations for the Property are attached.						
95			Any violation of the Rules and Regulations is a breach of this Lease.						
96 97		(C)	Landlord may create or modify the Rules and Regulations if the change benefits the Tenant or improves the health, safety, or welfare of others. Landlord agrees to provide all changes to Tenant in writing.						
		(D)	Tenant is responsible for Tenant's family and guests obeying the Rules and Regulations and all laws.						
		(E)	If any fine is imposed on Landlord because of the actions of Tenant, or Tenant's family or guests, Tenant will reimburse the						
100		(2)	Landlord or pay the fine. Any unpaid fines will be considered Additional Rent.						
	13.	PET	S						
102		Tena	ant will not keep or allow any pets on any part of the Property, unless checked below. Service animals are not pets.						
103			Tenant may keep pets with Landlord's written permission according to the terms of the attached Pet Addendum and/or Rules						
104		ar	and Regulations.						
105	14.	CONDITION OF PROPERTY AT MOVE IN Tenant has inspected the Property and agrees to accept the Property "as-is," except for the following:							
106 107		1 ena	int has inspected the Property and agrees to accept the Property as-1s, except for the Property						
108									
109	15.	APP	LIANCES INCLUDED						
110		(X	Stove) (🗵 Refrigerator) (🗵 Dishwasher) (🗌 Washer) (🗋 Dryer) (🗋 Garbage Disposal) (🗵 Microwave)						
111			Air Conditioning Units - Number:) (Other)						
112		Lanc	Air Conditioning Units - Number:) (
113									
114									
115									
			TP OV						
116	Ten	ant In	RL Page 3 of 7 Landlord Initials:						

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7	16.				SERVICES				
8		Landlord and Tenant agree to pay for the charges for utilities and services provided for the Property as marked below. If a service is							
9		not marked as being paid by the Landlord, it is the responsibility of Tenant to pay for that service. Landlord is not responsible for							
0									accounts paid by Tenant must remain active in
1									nt receives any notices from utility companies of
2						vill be in default of this	Lease if all	utilitie	es and services for which the tenant is responsi-
3		ble d	lo not re						
4		Land	dlord	Tenar	nt		Landlord	Tena	nt
5			ıys	pays			pays	pays	
6		L		X	Cooking Gas/Fuel			X	Air Conditioning
7]	X	Electricity			X	Cable/Satellite Television
8]	X	Heat	(type)		П	Condominium/Homeowners Association Fee
9		Γ]	X	HeatHot Water	(type)			Parking Fee
0		-	5		Cold Water	\JI'	$\bar{\Box}$		Maintenance of Common Areas
ľ		Ē			Trash Removal			X	
3								20100-00	
2		100]		Recycling Removal				Bed Bugs
3					Sewage Fees			X	Snow/Ice Removal
4					Sewer Maintenance				Telephone Service
5]		Heater Maintenance			X	Lawn and Shrubbery Care
6		- [
7		C	omment	s:					
2	17.				E OF PROPERTY				
9	17.	(A)	Tenant		E OF TROTEMENT				
9		(2.1)			e Property clean and safe.				
1					of all trash, garbage and a	ony other waste materials	as required b	v Landl	lord and the law
7									or other facilities or appliances on the Property,
7					g any elevators.	o ciccurcui, pramoing, i	routing, voirti	iution (or other mention or applications on the froperty,
4					-	ny repairs needed and of	any notential	ly harm	ful health or environmental conditions.
5					I federal, state, and local la			iy maim	nul health of chynolinental conditions.
					p after service animals on				
7		(B)	Tenant	-	=>	are respectly, meaning o		•	
		(-)			y flammable, hazardous o	r explosive materials on	he Property.		
9					, damage or deface any pa				
9					the peace and quiet of oth				
1			4. M	lake c	hanges to the property,	such as painting or rem	odeling, with	nout the	e written permission of Landlord. Tenant agrees
2			th	at any	changes or improvements	made will belong to the	Landlord.		
3									he Rules and Regulations, if any.
4		(C)	Tenant	will h	have breached this Lease a	nd will be responsible for	r damages if T	Tenant o	does not comply with (A) and (B).
5		(D)	Tenan	t is r	esponsible to pay the	costs for repairing an	y damage tl	hat is	the fault of Tenant, Tenant's family, guests,
			and/or	servi	ce animals.				
7	18.	DET	ECTO	RS AN	D FIRE PROTECTION	SYSTEMS			
		(A)	Landlo	ord has	s installed (X Smoke Det	ectors) (🗵 Carbon N	Ionoxide Det	ectors)	(Fire Extinguishers) in the Property. Tenant
9			will ma	aintain	and regularly test detecto	rs to be sure they are in v	vorking order	, and w	ill replace detector batteries as needed.
3		(B)	Tenant	will i	mmediately notify Landlo	rd or Landlord's agent of	any broken o	or malfu	nctioning detectors.
		(C)					rics or notif	y Land	llord or Landlord's representative of any broken
2					oning detectors is a breach				
3		(D)			• •	•	or the benefi	t of Te	enant. Responsibility for maintaining these sys-
4		(T)			I in the Rules and Regulati				
)	10	(E)				erty if Tenant fails to ma	intain or mist	ises det	ectors or other fire protection systems.
9	19.				OF PROPERTY	111/	l., :C 4l D		a secondar democracy on destructed by Euro on by
/		(A)	Tenant	Will	notity Landlord or Land	llord's agent immediate	ly if the Pro	operty 1	is severely damaged or destroyed by fire or by
							or Landiord	s repre	sentative of any condition in the Property that
9		(D)			ly damage or destroy the P			o thio l	I asso will remain in effect and Tenant will con-
0		(D)					omer means	s, uns i	Lease will remain in effect and Tenant will con-
7		(C)			rent, even if Tenant cannot ty is severely damaged or		that is not the	foult o	of Tanants
2		(C)							educed rent as agreed to by Tenant and Landlord
					damage is repaired, OR	and invadic part of the r	roperty and p	ouy a re	oddood folit do agrood to by Tolidin and Edindsord
S.					w does not allow Tenant to	live on the Property thi	s Lease is end	ded	
6		(D)			nded, Landlord will return				
		(-)			,	,, dop.			
									1 :
					~ •				
			-	P	(IV)				Landlord Initials:/
j.	Tena	ınt Ini	itials:	11		RL Page	e 4 of 7		Landlord Initials:/
						Revised	12/13		10

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78 20 79 30		Property was built in or after 1978. This	OSURES FOR PROPERTY BUILT BEFOI paragraph does not apply. d and Tenant must provide information in this p	
31 32 33 34 35 36 37 38 39	The an Lan the ture haz that not	EPA pamphlet titled <i>Protect Your Fa</i> andlord what the Landlord knows about a real titled the Tenant how the Let lead-based paint and lead-based paint emust also give the Tenant any reconstructions in or around the property being	mily From Lead in Your Home. The Landlo it lead-based paint and lead-based paint haza andlord knows that lead-based paint and lead t hazards are, and the condition of the paint rds and reports that the Landlord has or car rented, the common areas, or other dwelli	property built before 1978 must give the Tenant product also must tell the Tenant and the Broker for ards that are in or on the property being rented. d-based paint hazards are on the property, where ted surfaces. Any Landlord of a pre-1978 structure are about lead-based paint or lead-based paint ings in multi-family housing. It is also required abovations on a pre-1978 structure. The Act does
)2)3)4)5)6)7	Hou take hou Ten	ousing built before 1978 may contain ten care of properly. Lead exposure using, Landlords must disclose the nants must also receive a federally appro Landlord does not know of any lead Landlord knows that there i explain what Landlord know	is especially harmful to young children a presence of known lead-based paint an wed pamphlet on lead poisoning prevention. d-based paint or lead-based paint hazards on s lead-based paint, or that there are lead-based ws about the lead-based paint and hazards,	chips, and dust can pose health hazards if not and pregnant women. Before renting pre-1978 and lead-based paint hazards in the dwelling. In the Property unless stated below: ed paint hazards on the Property. Landlord must including how Landlord learned that it is there, Landlord must give Tenant any other informa-
)())())(2)(3)(4	(B)	tion Landlord has about the le Landlord has no reports or reco below:	ead-based paint and lead-based paint hazards. rds about lead-based paint or lead-based all available records and reports about lead-	paint hazards on the Property unless stated
)5)6)7)8	(C)	Tenant initial all that are true: Tenant has received the pamp Tenant has read the information	whlet Protect Your Family From Lead in Your Hoon given by Landlord in paragraph 20 (A) and (Is and reports that Landlord listed in paragraph	Home. (B) above, if any.
()		Landlord and Tenant certify, by significations Landlord and RELEASE	ng this Lease, that the information given is true	to the best of their knowledge. erty, or Tenant's guests. Tenant is advised to obtain
3 4 5 6 7		property and liability insurance to pro IF CHECKED, Tenant must have ins \$	otect Tenant, Tenant's property and Tenant's gusurance policies providing at least \$ ability insurance to protect Tenant, Tenant's property maintain this insurance through the entire Teant will notify Landlord within 10 days of changes.	property and Tenant's guests who may be injured while on the Property. property insurance and property and Tenant's guests who may be injured erm and any Renewal Term. Tenant will provide ges to or cancellation of these policies.
8 9 9 9 10 11 22	(B) (C)		r any injury or damage to Tenant or Tenant's gr Landlord caused by Tenant, Tenant's family of	uests that occurs on the Property. or Tenant's guests, including attorney's fees asso-
12 13 14	If T will the	Tenant occupies the Property after the Il be causing the Landlord damages. To the new occupant, eviction costs and attorned		Tenant will be considered a holdover tenant and the monthly Rent plus any lodging expenses of
15 23 16 17 18	Ten	nant does ALL of the following:		te of the Lease or any Renewal Term UNLESS tenewal Term, or until a new tenant is approved
9 10 12 24	(B) (C)		days written notice, AND	
3 4 5	(A)	 Tenant has abandoned the Property if Tenant has physically vacated th A court grants the Landlord poss 	e premises, removed substantially all personal p	
6	(B)	If Tenant abandons Property while rent the Property to another tenant.	Kent is due and unpaid, Landlord may tal	ke possession of the Property and immediately
8 Te	enant Ir	Initials: Par	RL Page 5 of 7 Revised 12/13	Landlord Initials:

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- If Tenant abandons OR moves out of the Property, Tenant will: Remove all of Tenant's personal property, AND Provide a forwarding address or written notice stating that Tenant has vacated the premises, AND Contact the landlord within ten (10) days regarding the Tenant's intent to remove any remaining personal property. a. If the intent is communicated to the landlord, the personal property shall be stored by the landlord at a location of the landlord's choosing for thirty (30) days. b. If no communication is made to the landlord within ten (10) days, the property may be disposed of at the end of the ten days at the discretion of Landlord and Tenant will pay all costs related to the removal and/or storage. 25. LANDLORD REMEDIES IF TENANT BREACHES LEASE If Tenant breaches Lease for any reason, Landlord's remedies may include any or all of the following: Taking possession of the Property by going to court to evict Tenant. Tenant agrees to pay Landlord's legal fees and reasonable costs, including the cost for Landlord and Landlord's agent to attend court hearings. Filing a lawsuit against Tenant for Rent, damages and Additional Rent, and for Rent and Additional Rent for the rest of the Term or any Renewal Period. If Landlord wins (gets a money judgment against Tenant), Landlord may use the court process to garnish Tenant's wages and take Tenant's personal goods, furniture, motor vehicles and money in banks. Keeping Tenant's Security Deposit to be applied against unpaid Rent or damages, or both. If Tenant breaches Lease for any reason, Landlord can begin eviction proceedings without written notice, unless otherwise required by local ordinance. (Tenant Initials) TENANT WAIVES OR GIVES UP TENANT'S RIGHT TO A NOTICE TO MOVE OUT UNLESS A DIFFERENT PERIOD FOR PROVIDING NOTICE IS STATED HERE: 260 26. TRANSFER AND SUBLEASING (A) Landlord may transfer this Lease to another landlord. Tenant agrees that this Lease remains the same with the new landlord. Tenant may not transfer this Lease or sublease (rent to another person) the Property or any part of the Property without Landlord's written permission. 264 27. SALE OF PROPERTY If Property is sold, Landlord will give Tenant in writing: Notice that the Security Deposit and/or prepaid Rent has been transferred to the new landlord. The name, address and phone number of the new landlord and where Rent is to be paid, if known. Tenant agrees that Landlord may transfer Tenant's Security Deposit and advanced Rent to the new landlord. Landlord's responsibilities to Tenant under this Lease end after the Property has been sold and the Lease transferred to a new landlord. ☐ If checked and Landlord sells the Property during the Lease or any Renewal Term, Landlord has the right to terminate this Lease if Landlord gives written notice to Tenant at least days prior to the Settlement Date of the Property as defined in the agreement of sale. Tenant is not entitled to any payment of damages. 28. IF GOVERNMENT TAKES PROPERTY The government or other public authority can take private property for public use. The taking is called condemnation. If any part of the Property is taken by the government, Landlord will reduce Tenant's Rent proportionately. If all the Property is taken or is no longer usable, this Lease will end, Tenant will move out and Landlord will return to Tenant any unused Security Deposit or prepaid Rent. (C) No money paid to Landlord for the condemnation of the Property will belong to Tenant. 279 29. TENANTS' RIGHTS or (3) uses Tenant's legal rights in a lawful manner.
 - (A) Landlord cannot increase rents, decrease services, or threaten to go to court to evict Tenant because Tenant: (1) complains to a government agency or to Landlord about a building or housing code violation; (2) organizes or joins a tenant's organization;
 - Landlord or property owner may have a mortgage on the Property. The rights of the mortgage lender come before the rights of the Tenant. For example, if Landlord fails to make mortgage payments, the mortgage lender could take the Property and end this Lease. Landlord will notify Tenant immediately if Owner or Landlord receive a notice of foreclosure.

 TENANT MAY BE WAIVING OR GIVING UP TENANT'S RIGHTS. TENANT UNDERSTANDS THAT IF THERE

IS A FORECLOSURE, THE NEW OWNER MAY HAVE THE RIGHT TO END THIS LEASE.

288 30. PENNSYLVANIA PLAIN LANGUAGE CONSUMER CONTRACT ACT

The Office of Attorney General has not pre-approved any special conditions or additional terms added by any parties. Any special conditions or additional terms must comply with the Pennsylvania Plain Language Consumer Contract Act.

31. **CAPTIONS** The headings in this Lease are meant only to make it easier to find the paragraphs.

ENTIRE AGREEMENT This Lease is the entire agreement between Landlord and Tenant. No spoken or written agreements made before signing this Lease are a part of this Lease unless they are included in this Lease in writing. No waivers or modifications of this Lease during the Term of this Lease are valid unless in writing signed by both Landlord and Tenant.

295 Tenant Initials: T. P.

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Landlord Initials:

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296 2 297 298 299 300 301 302 303 304 305 306 307 308 309 310 311 312	REPRESENTATIONS OR WARRANTIES RELA STORAGE OF PERSONAL PROPERTY. ANY OF TENANT'S PERSONAL PROPERTY THAT SHALL BE THE RESPONSIBILITY OF TEN TENANT ACKNOWLEDGES, UNDERSTANDS,	UNDERSTANDS, AND AGREES THAT LANDLORD MAKES NO TED TO TENANT'S USE OF THE BASEMENT LEVEL FOR AND ALL RISK OF LOSS, DAMAGE, OR DESTRUCTION IS STORED OR MAINTAINED IN THE BASEMENT LEVEL				
313 I	NOTICE BEFORE SIGNING: If Tenant or Landlord has legal	questions, Tenant or Landlord is advised to consult an attorney.				
314	(Landlord Initials) If Landlord is represented by	a licensed real estate broker, Landlord acknowledges receipt of the				
	Consumer Notice as adopted by the State Real Estate Commissi					
316 317 I	(Tenant Initials) If Tenant is represented by a licer Notice as adopted by the State Real Estate Commission at 49 Pa	nsed real estate broker, Tenant acknowledges receipt of the Consumer				
		ney have read and understand the notices and explanatory information				
	set forth in this Lease.	rey have read and understand the notices and explanatory information				
320 A	A property manager may be acting as an agent for Landlord and mag	y execute this Lease on the Landlord's behalf.				
321	TENANT (h Corn	JAMES PERSING DATE				
322	TENANT RESERVE	CHERYL PERSING DATE				
323	TENANT	DATE				
324	TENANT	DATE				
	CO-SIGNER	DATE				
	CO-SIGNER	DATE				
	LANDLORD	FRIO REALTY GROUP DATE //-2/-//				
		AGENT FOR OWNER/LANDLORD DATE				
329	BY					
		nd Licensees involved in this transaction certify that: (1) The information				
	given about Lead-Based Paint is true to the best of their knowledge; AND (2) They have told Landlord of Landlord's responsibilities under the Residential Lead-Based Paint Hazard Reduction Act (42 U.S.C. §4852d), described in the Lead Hazard Disclosure Requirements (see					
		e sure that Landlord gives Tenant the information required by the Act.				
334 I	BROKER FOR LANDLORD (Company Name) FRIO REALTY					
335		DATE				
336 I 337	BROKER FOR TENANT (Company Name)ACCEPTED BY	DATE				
338		LEASE TO A NEW LANDLORD				
	As part of payment received by I and and	(assert I and land) now transfer				
340 t	to (new	(current Landlord) now transfers landlord) his heirs and estate, this Lease and the right to receive the Rents and				
341 c	other benefits.					
342 (CURRENT LANDLORD DAT	E				
	CURRENT LANDLORD DAT	E				
	NEW LANDLORD DAT	E				
345 I	NEW LANDLORD DAT	E				

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*** THREE THOUSAND SEVEN HUNDRED FIFTY DOLLARS AND 00 *** EXACTLY 3, JAMES & CHERYL PERSING 50 Dollars

00 Cents

*** CENTS ***

P.O. BOX 2231 Aston, PA 19014-0231 (610) 485-2960

Sun East® Tederal Credit Union

Official Check

PAYABLE THROUGH MID-ATLANTIC CORPORATE FEDERAL CREDIT UNION MIDDLETOWN, PA 17057

No. 00560217

VOID AFTER 120 DAYS

TO THE ORDER

FRIO REALTY GROUP

MEMO PAY

This document has a colored background and a watermark - verify for authenticity

11/21/17

AMOUNT \$3,750.00

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PET ADDENDUM TO RESIDENTIAL LEASE This form recommended and approved for, by not restricted to use by, members of the Pennsylvania Association of Realtors® (PAR).
PROPERTY 812 BETHEL AVENUE, ASTON, 19014
LANDLORD FRIO REALTY GROUP, AGENT FOR OWNER/LANDLORD
TENANT(S) JAMES PERSING, CHERYL PERSING
1. ALLOWANCE OF PET(S) Landlord agrees that only the pet(s) described in Paragraph 8 of this Addendum may be permitted on the Property. Tenant may not have any other pet(s) on any part of the Property without Landlord's written permission. Guide and support animals are not pets.
 2. TENANT'S DUTIES (A) Tenant will clean up after the pet(s) in any area of the Property, including common areas. (B) Tenant will keep pet(s) inside the Property at all times, except when on a leash or otherwise restrained by and under the full control of Tenant. (C) Tenant will comply with all local ordinances regarding pet ownership, including licensing and vaccination. (D) Tenant will not permit pet(s) to interfere with the quiet enjoyment of other tenants on the Property or to become a nuisance as defined by state and/or local law.
3. LOSS OR DAMAGE Tenant is responsible for any loss or damage caused by the pet(s). Tenant agrees that Landlord bears no responsibility for any damage, injury, or nuisance caused by the pet(s).
4. RENTAL INSURANCE In addition to the insurance requirements of the Lease, Tenant must have rental insurance that covers pets providing at least \$
 5. REMOVAL OF PET(S) (A) If Landlord determines that Tenant has not fulfilled Tenant's duties described in this Addendum, Landlord will provide a written warning to Tenant for the first offense. Tenant will be given days (7 if not specified) to correct the situation. (B) If Landlord determines a second time that Tenant has not fulfilled Tenant's duties described in this Addendum, Landlord will provide written notice to Tenant. Tenant will be given days (7 if not specified) to remove the pet(s) from the Property. Failure to remove the pet(s) within the time provided will be considered a breach of the Lease. (C) All other terms and conditions of the Lease will remain in full force and effect. Tenant's failure to remove the pet(s) from the Property is a breach of the Lease, and Landlord will have all remedies as stated in the Lease.
6. ADDITIONAL FEES/CHARGES
(A) Tenant will pay \$ as a non-refundable Pet Fee in addition to other fees required by the Lease. (B) Tenant will pay \$
as a monthly Additional Rent in addition to other fees required by the Lease. (C) X TENANT UNDERSTANDS AND AGREES THAT LANDLORD MAY ELECT TO USE SECURITY DEPOSIT TO COVER ANY DAMAGE TO THE PROPERTY CAUSED BY TENANT'S PET.
7. DANGEROUS DOGS Pennsylvania law makes it a summary offense for harboring a "dangerous dog." Under no circumstances is a "dangerous dog" permitted on the Property. A dog is considered dangerous under 3 P.S. §459-502-A where: (A) The dog has done one or more of the following: 1. Inflicted severe injury on a human being without provocation on public or private property. 2. Killed or inflicted severe injury on a domestic animal, dog or cat without provocation while off the owner's property. 3. Attacked a human being without provocation. 4. Been used in the commission of a crime.
Tenant Initials J.P. / PAL Page 1 of 2 Landlord Initials
Pennsylvania Association of REALTORS* COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 2017 1/17; rel. 7/17

Frio Realty, 2136 South 16th Street Philidelphia, PA 19145 Phone: (215)551-7737 Fax:

Edith Frio

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7		(B) The dog has either or both of the fo	ollowing:			
8		1. A history of attacking human l		nals, dogs or cats	without provocation.	
9		2. A propensity to attack human				ropensity to attack
()		may be proven by a single inc	ident of the conduct describ	ed in Paragraph 7	(A).	
-	8.	DESCRIPTION OF PET(S)				
2		(A) Total Number of Pet(s)		1		
3		(B) Type of Animal I Name of Pet	DOG Breed		JACK RUSSELL MIX	
4		Name of Pet		Age	9 Weight	
5		Color				
6		Spayed/neutered? Yes	No Declaw	ed? Yes	No	
7		(C) Type of Animal	Breed			
		Name of Pet		Age	Weight	
		Name of Pet	License Number (if app	licable)		
		Spayed/neutered? Yes	No Declaw	ed? Yes	No	
1		(D) Type of Animal	Breed			
2		Name of Pet		Age	Weight	
3		Color	License Number (if app	licable)	3- 50000 W 10000 C	
4		Spayed/neutered? Yes	No Declaw	ed? Yes	No	
5		(E) Type of Animal	Breed			
6		Name of Pet		Age	Weight	
7		Color	License Number (if app			
8		Spayed/neutered? Yes	No Declaw	ed? Yes	No No	
9		Additional information is attached.				
0	9.	OTHER				
botton						
2						
3						Control of the Contro
4						
5	Al	other terms and conditions of the Lea	ase remain unchanged and	in full force and	l effect.	
			8			
6	Te	nant and Landlord have read and und	derstand this Addendum.			
~	CHARL	NAME OF THE PROPERTY OF THE PR	-		TAMES DEDCING DATE	
7		NANT In Step			JAMES PERSING DATE	
	TE	NANT	one)		CHERYL PERSING DATE	
9	TE	NANT (DATE	
	CC	-SIGNER			DATE	
Table 1	CC	-SIGNER				
2		-SIGNER	/		DATE	
-		1///		ד כוגד	O REALTY GROUP DATE	
		NDLORD				
4	LA	NDLORD VFO		AGENT FOR	OWNER/LANDLORD DATE	